

Kent: sc.

August 26th 1685 = = = 33 (50)

The same Court sitts Againe as yesterye =

This Court having intended to sit according to y^e Adjournment
yesterye the neither y^e Sheriff nor his Deputy appearing haue
f^{or} me y^e Sheriff one hundred pounds of tobacco =

Robert Clarke
age 31
George Green }
age 31

George Green of this County standeth M^t to Answere unto Robert
Clarke in cypeda of his selfe on y^e Cause.
And wherepon y^e s^t Robert Clarke by William Harris his Atty
Complaineth he saith: that y^e s^t George standeth indebted unto him
y^e s^t Robert in y^e sum of one Barrell of Indian Corn^e as by his
H^t h^t Court produced will more at Large appear: & that y^e s^t
George to him y^e s^t Robert y^e s^t sum: of one Barrell of Indian
Corn^e hath not payed to satisfie: but y^e same to paye hath =
refused to y^e s^t Robert refusall to y^e Damaged of y^e s^t Robert y^e
sum of two hundred pounds of tobacco = Harris do^{es} ge

James Liffon
age 31
Christ Roberts

Christopher Roberts of this County standeth attache
to Answere James Liffon Cypeda of his selfe on y^e Cause.
And wherepon y^e s^t James by William Harris his Atty
Complaineth he saith That y^e s^t Christopher standeth indebted unto him
y^e s^t James in y^e sum of Sixty Six pounds of tobacco as by his H^t
Court produced will more at Large appear y^e s^t Christo
y^e sum aforesaid to him y^e s^t James hath not paid although often
thereunto required = But the same to paye hath refused still doth
lende to y^e Damaged of y^e s^t James: the sum of one hundred pounds
of tobacco & thereupon he bringes his suit. Christ^r Roberts is
To Jas^r Latham & Sarah Liffon - 56
Christopher Roberts doth

James Liffon - p^r p^r p^r And y^e s^t Christ^r by Abbott smith his
Atty Com^r to defend y^e s^t James when he saith y^e s^t
his action against him ought not to haue been maintaine for y^e s^t James
sitteth in y^e p^r Declaration first in y^e body of y^e Declaration shew^s no
date to y^e action nor place where the Date was Contracted nor when to be y^e
Contracted unto him. that all Declarations ought to be plain^d. & certain^d
especially in y^e said Declaration no Assumption is laid y^e Contract
doth: for w^e Insufficiencies & uncertainties w^e are not bound to any
and of this we pray Judgment of this Court y^e s^t